

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

ALEXIS F. GARCIA-MOLINET; SIXTY6,
INC., d/b/a PINKY'S

Plaintiffs

vs

RAFAEL LACOURT-CUEVAS,
d/b/a PANKY'S

Defendant

CIVIL 14-1051CCC

SEALED CONSENT JUDGMENT AND PERMANENT INJUNCTION

Having considered the Motion for Confidential Consent Judgment and Permanent Injunction filed by the parties on March 4, 2014 (**docket entry 17**), it is ORDERED and ADJUDGED that judgment be and is hereby entered pursuant to said Motion's terms and conditions DISMISSING this action, with prejudice, and without the imposition of costs or attorney's fees. Additionally, defendant, as that term is defined in the Motion, is permanently enjoined from:

(a) Using any trademark, trade dress, trade name, word, logo or design that includes or comprises the "Panky's" mark and from using, advertising, promoting or displaying any mark that is a simulation, reproduction, copy, or colorable imitation of the "Pinky's" mark or any trademark or trade dress confusingly similar thereto in connection with restaurant services.

(b) Using any false designation of origin or false description, or performing any act which is likely to lead members of the trade or public to believe that restaurant services offered by the defendant are in any manner associated or connected with plaintiffs, or are licensed, sponsored, approved or authorized by plaintiffs.

(c) Engaging in any other activity constituting unfair competition with plaintiffs, or constituting an infringement of plaintiffs' copyrights and/or trademarks over the "Pinky's" mark.

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(d) Instructing, assisting, aiding or abetting any other person or entity in engaging in or performing any of the activities referred to in subparagraphs (a) through (c) above.

SO ORDERED AND ADJUDGED.

At San Juan, Puerto Rico, on March 10, 2014.

S/CARMEN CONSUELO CEREZO
United States District Judge